

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO

NEVA WILLIAMS, *et al.*,

Plaintiffs,

v.

Civ. No. 23-1059 GBW/KRS

NEW MEXICO STATE UNIVERSITY, *et al.*,

Defendants.

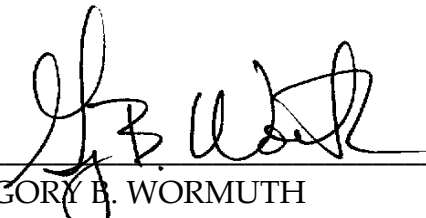
NOTICE

THIS MATTER comes before the Court on a review of the record. Plaintiffs filed their exhibits in support of their Response to Motion for Partial Summary Judgment (*doc. 94*) on January 17, 2025. *See doc. 95*. Upon a review of these exhibits, the Court noted that Plaintiffs unintentionally redacted portions of their exhibits they meant to highlight for the Court's attention. *Doc. 99* at 1. The Court directed Plaintiffs to refile the exhibits, *id.* at 2, and Plaintiffs did so on February 3, 2025, *see doc. 104*. Plaintiffs assert that they "attempted to rectify unintentional redactions," *id.* at 1; however, upon reviewing the rectified submissions, the Court remains unable to discern certain portions that appear to still have been inadvertently redacted.

Plaintiffs assert that "[t]he remaining redactions in the attached exhibits were redactions made by Defendants made prior to disclosure." *Id.* However, this assertion does not appear to be entirely accurate. For example, Plaintiffs reference a

psychological evaluation in their *Scaled* Joint Response to Purported Undisputed Facts and Additional Material Facts Concerning Motion for Partial Summary Judgment, *e.g.*, *doc. 95* ¶ 59, yet significant portions of the cited material are illegible, *see doc. 104-14* at 5-7. Similarly, details of an incident described in Plaintiffs' factual allegations, *doc. 95* ¶ 81, appear to be highlighted but remain unreadable, *see doc. 104-4* at 13. Numerous other exhibits submitted by Plaintiffs present similar issues. *See, e.g., docs. 104-1, -4, -9, -10, -13, -14, -15*. The Court questions whether all these redactions were, in fact, made by Defendants.

As a result, the Court is unable to review the record upon which Plaintiffs rely. If the deficiencies in Plaintiffs' submissions are not corrected **by February 12, 2025**, the Court will consider only the evidence that is legible.



GREGORY B. WORMUTH
CHIEF UNITED STATES MAGISTRATE JUDGE
Presiding by Consent